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FILED

08 SEP -4 PM 2:27

CLERK, U.S. DISTRICT COURT  
SOUTHERN DISTRICT OF CALIFORNIA

DEPUTY

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF CALIFORNIA

GRACE L. SANDOVAL

CASE NO.

Plaintiff,  
vs.  
PRISCILLA D. CASTILLO  
Defendant.

08 CV 1622 WQH NLS

RICO CASE STATEMENT

1. State whether the alleged unlawful conduct is in violation of 18 U.S.C. 1962(a), (b), (c), and/or (d). YES

2. List the defendants and state the alleged misconduct and basis of liability of each defendant. PRISCILLA D. CASTILLO ASSAULTS AND SHOTS AT ME TO DEMAND MONEY, ETC.

3. List alleged wrongdoers, other than the defendants listed above, and state the alleged misconduct of each wrongdoer. SUSAN GOLDING, MARIA ESPINOZA, CINDY HEART, STOLE LOGGAGE, WITH ALL NURSING SUPPLIES, LEGAL DOC

4. List the alleged victims and state how each victim was allegedly injured. NO FLUID IN BRAINE BODY.

5. Describe in detail the pattern of racketeering activities or collection of unlawful debts alleged for each RICO claim. The description of the pattern of racketeering shall include the following information: SNAKE WAS FORCED INTO MY MOUTH TO CAUSE POISON MANY TIMES DIPLOMAS ETC.

a. List the alleged predicate acts and the specific statutes that were allegedly violated;

CALLED 911 SACRAMENTO LICENSING OF CERTI NURSE ASSIST., S.D. POLICE, ETC.

OR

1 the enterprise, if at all.

2 9. Describe what benefits, if any, the alleged enterprise receives from the alleged pattern of  
3 racketeering. **SOLD LEGAL DOCUMENTS TO ILLEGALS,**

4 10. Describe the effect of the activities of the enterprise on interstate or foreign commerce. **EX CONVICTED FOR FALSE R.N. DEGREES, ETC.**

5 11. If the complaint alleges a violation of 18 U.S.C. 1962(a), provide the following: (a) state  
6 who received the income derived from the pattern of racketeering activity or through the collection of  
7 unlawful debt; and (b) describe the use or investment of such income. **WELFARE FRAUD TO ILLEGALS FROM PREMATURE**  
**IRMA R. CLARK, LUPE N. PINA, CHILDREN**  
**LINDA R. RINCO, LUPE C. AWATN, ETC.**

8 12. If the complaint alleges a violation of 18 U.S.C. 1962(b), describe in detail the acquisition  
9 of maintenance of any interest in or control of the alleged enterprise. **COLLECT WELFARE FRAUD FOR MORE THAN**  
**STOLD CARS, FURNITURE, CLOTHES, GOLD, 150 CHILDREN**  
**SHOES, ETC.**

10 13. If the complaint alleges a violation of 18 U.S.C. 1962(c), provide the following: (a) state  
11 who is employed by or associated with the alleged enterprise, and (b) state whether the same entity is  
12 both the liable "person" and the "enterprise" under 18 U.S.C. 1962(c). **DEPT. OF DEFENSE, COUNTY, S.D. POLICE, SHERIFFS, ETC.**  
**WITH FALSE DEGREES TO PLAN CRIME, MURDER,**  
**ETC.**

13 14. If the complaint alleges a violation of 18 U.S.C. 1962(d), describe in detail the facts  
14 showing the existence of the alleged conspiracy. **RAPE, KIDNAP, HOSTAGE, STOLD MONEY**  
**FROM BANK OF AMERICA**

15 15. Describe the alleged injury to business or property. **ACCOUNT TO PURCHASE**  
**EDUCATION, SPOUSE, ETC. REAL PROPERTY, ETC.**

16 16. Describe the direct casual relationship between the alleged injury and the violation of the  
17 RICO statute. **PRISCILLA D. CASTILLO DEMAND TO**  
**SHOOT, MURDER, BREAK BONES, BANK RUPTCY, ETC.**

18 17. List the damages sustained by reason of the violation of 18 U.S.C. 1962, indicating the  
19 amount for which each defendant is allegedly liable. **BANKRUPTCY TWICE FROM RAPE BY**  
**ILLEGALS FROM MEXICO,**

20 18. List all other federal causes of action, if any, and provide the relevant statute numbers. **ORPHANS, ETC.**

21 19. List all pendent state claims, if any. **DRUG SMOUGLING, KIDNAPPING 150 CHILDREN**  
**BORN PREMATURE**

22 20. Provide any additional information that you feel would be helpful to the court in  
23 processing your RICO claims. **COLLECTS WELFARE FRAUD FOR 150**  
**CHILDREN BORN PREMATURE**

24 DATED: **SEPTEMBER 4, 2008** **FROM MY**  
**FAMILY OF**  
**4**

25  
26 Walter L. Sandoral

27 Attorney for Plaintiff(s)